

AUG 18 1986 12 15 PM

ITEL

March 13, 1986

INTERSTATE COMMERCE COMMISSION

IteI Rail Corporation

55 Francisco Street
San Francisco, California 94133
(415) 984-4000

** 10.00 filing fee*

Honorable James H. Bayne, Secretary
Interstate Commerce Commission
Washington, DC 20423

Re: Assignment to First Security Bank of Utah, N.A., as Trustee, of Amendment No. 3 to the Lease Agreement of July 26, 1978 Between IteI Corporation, Rail Division, and Minnesota, Dakota and Western Railway Company

Dear Mr. Bayne:

On behalf of IteI Rail Corporation, the above instrument, in four (4) counterparts, is hereby submitted for filing and recording pursuant to 49 USC §11303(a), along with a check in the amount of \$10 covering the recordation fee.

Please record this Assignment under the Lease Agreement dated July 26, 1978 between IteI Corporation, Rail Division, as predecessor in interest to IteI Rail Corporation, and Minnesota, Dakota and Western Railway Company, which was filed with the ICC on February 22, 1979 and given Recordation No. 10129.

The names and addresses of the parties to the aforementioned Assignment are listed below:

IteI Rail Corporation (Assignor)
55 Francisco Street
San Francisco, California 94133

First Security Bank of Utah, N.A. (Assignee)
79 South Main Street
Salt Lake City, Utah 84111

The equipment covered by this Assignment is one (1) fifty-foot, seventy-ton, Plate C, XM boxcar bearing reporting mark MDW 10299.

Once filed, please return to the bearer the stamped counterparts not required for filing purposes together with the fee receipt and a letter from ICC acknowledging this filing.

Very truly yours,

Josie Villaflores
Josie Villaflores
Legal Assistant

JV:
Enclosures

cc: Robert S. Clark
J. Michael Kelly
Ginny Hanger

6-230A029

No. AUG 18 1986
Date
Fee \$ 10.00
ICC Washington, D. C.

ICC OFFICE OF
THE SECRETARY
AUG 18 12 18 PM '86
MOTOR OPERATING UNIT

this one is 10/29-G
Counterpart - made of counterparts

Interstate Commerce Commission
Washington, D.C. 20423

OFFICE OF THE SECRETARY

Josie Villaflores
ITEL Rail Corporation
55 Francisco Street
San Francisco, CA. 94133

Dear Sir:

The enclosed document(s) was recorded pursuant to the provisions of Section 11303 of the Interstate Commerce Act, 49 U.S.C. 11303, on 8-18-86 at 12:18PM, and assigned re-
recording number(s). 10129-G

Sincerely yours,

Noreta R. McGee

Enclosure(s)

SE-30
(7/79)

10129-G

10129-G
REGISTRATION FILED 1425

AUG 18 1986 12 13 PM

04/28/86
Supplement No. 50

INTERSTATE COMMERCE COMMISSION

**ASSIGNMENT TO FIRST SECURITY BANK OF UTAH, N.A., AS TRUSTEE,
OF AMENDMENT NO. 3 TO THE JULY 26, 1978 LEASE
BETWEEN ITEL CORPORATION, RAIL DIVISION, AND
MINNESOTA, DAKOTA AND WESTERN RAILWAY COMPANY**

ASSIGNMENT OF AMENDMENT AND AGREEMENT dated as of April 24, 1986, (hereunder called this "Assignment"), by and between **ITEL RAIL CORPORATION**, a Delaware corporation ("IteI Rail"), and **FIRST SECURITY BANK OF UTAH, NATIONAL ASSOCIATION**, a national banking association, incorporated and existing under the laws of the United States of America (the "Trustee").

WHEREAS, IteI Rail has entered into a Consolidated, Amended, and Restated Equipment Trust Agreement, dated January 1, 1982, among First Security Bank of Utah, N.A., IteI Corporation and IteI Rail Corporation (the "ETC Modification Agreement"), and pursuant to the ETC Modification Agreement, IteI Rail has certain obligations with respect to the IteI Corporation, IteI Rail Corporation 10% Amended Equipment Trust Certificates, 1978 Series 3, due 1994 as set forth in Schedule 2 F of the ETC Modification Agreement (the "Amended 1978 Series 3 Trust Certificates"); and

WHEREAS, IteI Rail is the successor in interest to IteI Corporation, Rail Division pursuant to IteI Corporation's Amended Plan of Reorganization which became effective on September 19, 1983; and

WHEREAS, IteI Rail and the **MINNESOTA, DAKOTA AND WESTERN RAILWAY COMPANY** (hereinafter called the "Lessee") have entered into a Lease (as defined in the ETC Modification Agreement) of Equipment (as defined in the ETC Modification Agreement) dated as of July 26, 1978 (such Lease together with any amendments and supplements thereto called the "Lease"); and

WHEREAS, the Lease may also cover the leasing to the Lessee of other Equipment not included as part of the Trust Equipment; and

WHEREAS, in order to provide security for the obligations of IteI Rail under the ETC Modification Agreement, IteI Rail assigned to the Trustee for security purposes its rights to and under the Lease, as and only to the extent that the Lease relates to the Trust Equipment, by means of an Assignment (as defined in the ETC Modification Agreement) dated as of April 24, 1986; and

WHEREAS, IteI Rail and the Lessee have entered into Amendment No. 3 dated December 31, 1985 (the "Amendment") to the Lease, providing for the leasing by IteI Rail to the Lessee of a certain unit of Trust Equipment (as defined in the ETC Modification Agreement); and

WHEREAS, the Amendment may also cover the leasing to the Lessee of other Equipment not included as part of the Trust Equipment; and

WHEREAS, in order to provide security for the obligations of IteI Rail under the ETC Modification Agreement, IteI Rail agrees to assign for security purposes its rights to and under the Amendment to the Trustee as and only to the extent that the Amendment relates to the Trust Equipment;

NOW, THEREFORE, in consideration of the payments to be made and the covenants hereinafter mentioned to be kept and performed, the parties hereto hereby agree as follows:

1. Itel Rail hereby assigns, transfers, and sets over unto the Trustee, as collateral security for the payment and performance of Itel Rail's obligations under the ETC Modification Agreement with respect to the Amended 1978 Series 3 Trust Certificates, all of Itel Rail's rights, title, and interest, powers, privileges, and other benefits under the Amendment as and only to the extent that the Amendment relates to the Trust Equipment set forth in Annex A hereto, including, without limitation, all rights to receive and collect all rentals, profits, and other sums payable to or receivable by Itel Rail from the Lessee under or pursuant to the provisions of the Amendment to the extent that the same are payable in respect of such Trust Equipment, whether as rent, casualty payment, indemnity, liquidated damages, or otherwise (such moneys being hereinafter called the "Payments"); provided, however, that until a Default (as defined in the ETC Modification Agreement) or an Event of Default (as defined in the ETC Modification Agreement) shall occur, it is understood that Itel Rail shall be entitled to collect and receive all the Payments and to make all waivers and agreements, to give all notices, consents, and releases, to take all action upon the happening of an Event of Default specified in the Amendment, and to apply all Payments to which Itel Rail is entitled to the payment of any and all of Itel Rail's obligations under the ETC Modification Agreement and to retain the balance, if any. In furtherance of the foregoing assignment, but subject to the foregoing provisions of this paragraph, Itel Rail hereby irrevocably authorizes and empowers the Trustee in its own name, in the name of its nominee or in the name of Itel Rail or as its attorney, to ask, demand, sue for, collect, and receive any and all the Payments to which Itel Rail is or may become entitled under the Amendment, and to enforce compliance by the Lessee with all the terms and provisions thereof. Whenever an amendment covers other Equipment not included as part of the Trust Equipment and the amount of any payment due to Itel Rail under such amendment as car hire payments (including both straight and incentive per diem), mileage charges, or other rental-revenues is calculated on an aggregate basis for all Equipment leased thereunder, for the purposes of this Assignment an amount equal to the Assigned Fraction (as hereinafter defined) of each such payment shall be deemed to be payable with respect to such Trust Equipment leased under such amendment. The term "Assigned Fraction" as used herein shall mean a fraction, the numerator of which shall be the number of units of Equipment comprising such Trust Equipment leased under such amendment and the denominator of which shall be the aggregate number of units of Equipment (including such units of Trust Equipment) at the time leased under such amendment.
2. This Assignment is executed only as security for the obligations of Itel Rail with respect to the Amended 1978 Series 3 Trust Certificates under the ETC Modification Agreement and, therefore, the execution and delivery of this Assignment shall not subject the Trustee to, or transfer, or pass, or in any way affect or modify, the liability of Itel Rail under the Amendment, it being understood and agreed that notwithstanding this Assignment or any subsequent assignment, all obligations of Itel Rail to the Lessee shall be and remain enforceable by the Lessee, its successor and assigns, against, and only against Itel Rail or persons other than the Trustee or any holder of Amended 1978 Series 3 Trust Certificates.

3. To protect the security afforded by this Assignment, Itel Rail agrees as follows:
 - (a) Itel Rail will faithfully abide by, perform and discharge each and every obligation, covenant, and agreement which the Amendment provides is to be performed by Itel Rail;
 - (b) At Itel Rail's sole cost and expense, Itel Rail will appear in and defend every action or proceeding arising under, growing out of, or in any manner connected with the obligations, duties, or liabilities of Itel Rail under the Amendment; and
 - (c) Should Itel Rail fail to make any payment or to do any act which this Assignment requires Itel Rail to make or do, then the Trustee may, but without obligation so to do, after first making written demand upon Itel Rail and affording Itel Rail a reasonable period of time within which to make such payment or do such act, but without releasing Itel Rail from any obligation hereunder, make or do the same in such manner and to such extent as the Trustee may deem necessary to protect the security provided hereby, including specifically without limiting its general powers, the right to appear in and defend any action or proceeding purporting to affect the security hereof and the rights or powers of the Trustee, and also the right to perform and discharge each and every obligation, covenant, and agreement of Itel Rail contained in the Amendment, and in exercising any such powers, the Trustee may pay necessary costs and expenses, employ counsel, and incur and pay reasonable attorneys' fees, and Itel Rail will reimburse the Trustee for such costs, expenses, and fees.
4. Upon the full discharge and satisfaction of all of Itel Rail's obligations under the ETC Modification Agreement and this Assignment, all rights herein assigned to the Trustee shall terminate, and all estate, right, title, and interest of the Trustee in and to the Amendment shall revert to Itel Rail.
5. Itel Rail will, from time to time, do and perform any other act and will execute, acknowledge, and deliver and file, register, deposit, and record (and will refile, reregister, rerecord, or redeposit whenever required) any and all further instruments required by law or reasonably requested by the Trustee in order to confirm or further assure the interests of the Trustee hereunder.
6. If an Event of Default shall occur and be continuing under the ETC Modification Agreement, the Trustee may assign all or any of the rights assigned to it hereby or arising under the Amendment, including without limitation, the right to receive any Payments due or to become due. In the event of any such assignment, any such subsequent or successive assignee or assignees shall, to the extent of such assignment, enjoy all the rights and privileges and be subject to all the obligations of the Trustee hereunder. The Trustee will give written notice to Itel Rail and the Lessee of any such assignment.

7. This Assignment shall be governed by the laws of the State of New York, but the parties shall be entitled to all rights conferred by the laws of the United States permitting filing with the Interstate Commerce Commission.

IN WITNESS WHEREOF, the parties hereto have caused this instrument to be executed in their respective names, by officers thereunto duly authorized, and their respective seals to be affixed and duly attested, all as of the date first above written.

ITEL RAIL CORPORATION

By: *[Signature]*

(Seal)

Attest: *[Signature]*
Assistant Secretary

FIRST SECURITY BANK OF UTAH,
NATIONAL ASSOCIATION

By: *[Signature]*
Authorized Officer

(Seal)

Attest: *[Signature]*
Authorized Officer

ANNEX A

<u>No. of Units</u>	<u>Reporting Marks</u>	<u>Trust Equipment Description</u>	<u>AAR Mechanical Designation</u>
1	MDW 10299	50', 70-ton, Plate C, cushion underframe, nailable steel floor.	XM

STATE OF CALIFORNIA)
) ss:
COUNTY OF SAN FRANCISCO)

On this 10th day of February, 1986, before me personally appeared Desmond P. Hayes, to me personally known, who being by me duly sworn, says that such person is President of Itel Rail Corporation, that the foregoing instrument was signed and sealed on behalf of said corporation by authority of its board of directors, and that such person acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.



Ginny E. Hanger
Notary Public

(Notarial Seal)

My commission expires: May 6, 1988

STATE OF UTAH)
) ss:
COUNTY OF SALT LAKE)

On this 12th day of August, 1986, before me personally appeared VAL T. ORTON, to me personally known, who being by me duly sworn, says that such person is an authorized officer of First Security Bank of Utah, N.A., a national banking association, that the foregoing instrument was signed and sealed on behalf of said national banking association by authority of its board of directors and that such person acknowledged that the execution of the foregoing instrument was the free act and deed of said national banking association.

Laurence L. Lutz
Notary Public

(Notarial Seal)

My commission expires: My Commission Expires April 30, 1990